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HOUSE

(Continued from Page 1)

toed this session by the Governor, not one was a Senate bill, was mentioned by the President as a cause for gratification. Public lands . . . 73,960.00
Supreme Court—
Circuit Courts, 1st circuit 77,800.00
Circuit Court, 2d circuit 12,650.00
Circuit Court, 3d circuit 9,600.00
Circuit Court, 4th circuit 18,450.00
Circuit Court, 5th circuit 10,600.00
Contingent fund . . . 75,000.00

The item for the Promotion Committee is stricken out. All jails, district court houses, and all hospitals but the Queen's Hospital are turned over to the Counties for maintenance, and no appropriation is made for them. Under the same general plan the items for maintenance of prisoners, the water works and sewers, wharves and landings, sanitation, etc., are eliminated from the bill. No appropriation is made for the Survey Department, that being combined with the Public Lands Department.

The items for Hydrographic Survey and Board of Agriculture and Forestry are cut off this bill, being included in another which carries out the money to be raised according to the provisions of the Immigration and Conservation Act. Other items, such as that of bacteriologist and pathologist, are cut out for various reasons. A general policy of combining different branches and subheads of government is carried out, thus allowing in part of the big reduction in running expenses contemplated by the Appropriation Bill.

Fishing Bill Passed

Kealahou's House Bill 167, to prohibit for two years the catching of fish with nets or seines in the waters of the Bay of Hilo passed its third reading without debate. Nawahine voted no. Five members were absent.

Refunding Measure

House Bill 170, introduced by Rice, the "refunding bill," authorizing the issuance by the Treasurer from time to time of negotiable refunding bonds in amount not exceeding at par value the par value of the bonded indebtedness to be thereby refunded, was taken up on third reading. Kamahu didn't like the looks of it. He couldn't see any sense in borrowing money from one man to pay another. He thought it would be better for the Legislature to make a direct appropriation to go into a sinking fund to pay off the territorial debt.

Rice tried to explain the bill in simple words so Kamahu could understand. There was nothing in the bill, he said, to prevent the creation of a sinking fund, but the Territory could hardly pay off a million dollars of indebtedness in one year. There are a million dollars' worth of bonds now drawing 4 1/2 per cent. that could be refunded at 3 1/2 per cent. By the passage of this bill the Territory could save over \$17,000 a year. It would be foolishness to say the Territory could pay off \$2,000,000 of debt in two years. It would undoubtedly be a good thing if the Territory could be free of debt. Twelve per cent. of the Appropriation Bill is for interest on the debt. It would be fine to save the \$332,000 interest every year, but the Legislature would better save \$20,000 now while it can.

The bill passed third reading by unanimous vote.

Fairchild's Senate Bill 80, to regulate the expenditure of public money was on the order of the day for third reading. The bill is a blanket measure to prohibit the expenditure of territorial funds in excess of \$500 at one time, except under contract let after public advertisement for sealed tenders; and no expenditure for public purposes shall be so divided or parcelled as to evade or defeat this provision.

Kamahu didn't like this bill, either. It seemed to him, for some obscure reason, a measure that would prevent the citizens of the Territory from earning enough money to support their families. "If we allow this bill to pass," he said, "it will take the bread and butter from our citizens. Besides, there is nothing in the bill to prevent a contractor from employing non-citizens. Castro thought it strange that Kamahu should sign the report recommending the passage of the bill and

then rise and oppose the passage without any reason whatever. "This is really worthy of comment. I'd be ashamed to be a Democrat and come here and be so inconsistent," he said.

The bill passed by a vote of 27 to 1, Kamahu voting the "no." Senator Harvey's leper bill, Senate Bill 114, which provides that a reasonable fee shall be paid by the Board of Health to any physician engaged in the examination of a leper suspect, whether selected by the Board or by the person taken into custody, came up for third reading. The bill fixes the fee at not less than \$5 nor more than \$10.

Douthitt contended that there was no use in voting on this bill until the House could see the effect of House Bill 165, which passed the House yesterday. He believed that that bill would have the effect of repealing the law which this bill proposes to amend.

The bill was deferred to a week from tomorrow to allow of the matter being investigated.

Senate Joint Resolution 1, fixing the hours during which Territorial offices shall be kept open, was amended in the House to fix the hours at from 8:30 a. m. to 4:30 p. m., and in this shape it passed the House without dissenting vote.

Kealahou presented a resolution to appropriate \$100 for the purpose of building a jailor's cottage at Kipahulu, Maui.

TAFT BREAKS ROOSEVELT CHAIR

One More Link Between Administrations Is Severed

Washington, March 24.—President Taft severed another link connecting him with the Roosevelt administration yesterday, when, as ex-President Roosevelt was sailing out of New York harbor for Africa, the President broke the chair formerly occupied by his predecessor. Early today the chair was borne from the White House and sent to a local shop for repairs.

It has been understood for some time that the new President, because of his size, would have a new chair made of extra large proportions for his use. The chair taken from the Executive offices today was a large mahogany swivel chair. At just what juncture in affairs of state the spring of the chair gave way was not made clear at the White House today.

NATURAL STIMULANTS

In all tropical countries nature instinctively calls for hot and stimulating additions to ordinary food. It seems absolutely necessary to quicken the jaded appetite, and stimulate the digestive organs with curries, chutney, chili peppers, and similar relishes, to an extent unknown and uncalled for in temperate climates.

Nature has recognized the necessity for these condiments by providing a profusion of spices and peppers in all hot countries, and natural instinct has taught the people to employ these articles in their diet with great advantage to themselves.

These natural stimulants take the place of animal food to a great extent. The free use of meat is known to be distinctly injurious in hot climates.

In East India with its hot and enervating climate, curries and other highly seasoned dishes form the principal food of the people. In the West Indian Islands the highly spiced and savory stew called pepperpot is a favorite dish and worthy of its name. In Mexico the national dishes are spiced and peppered to a degree positively alarming to visitors from colder regions. As a remarkable coincidence dyspepsia is practically unknown among the Mexicans.

Throughout the islands of the Pacific the natives use capscums or chili peppers in the preparation of their food. In the warmer parts of Europe, as the south of France, Spain and Italy, garlic is largely used in the preparation of various dishes. Despite its evil odor this root possesses the highest medicinal value as a stomachic.

In conjunction with chili peppers, and ginger, garlic is used in making hot mango chutney. Its unpleasant odor being eliminated in the process of manufacture. The judicious combination of these valuable carminatives is the secret why this agreeable condiment is in such universal favor as a digestive with all who have tried it.

The Weekly Edition of the Evening Bulletin gives a complete summary of the news of the day.

SENATE

(Continued from Page 1)

action on the part of the members of the upper body of the Legislature.

\$1.50 Law Passes.

Employees of the various counties, working on the roads and like jobs, will receive \$1.50 a day as a minimum wage. Despite strenuous opposition, the bill was forced through this morning, the Democrats backing it up with a solid front, and receiving the support of enough Republicans to carry it to victory.

Fairchild was strongly opposed to the bill, and this morning he led the opposition on the floor. His motion to table having been lost, he moved that the bill be so amended as to provide a minimum pay of 15 cents per hour instead of a daily rate. The amendment lost.

Chillingworth expressed the belief that, in the outside districts, it would not be feasible to enforce the \$1.50 rate, in that it would mean just so many days less work and that the workmen would, in reality, not profit at all. Said he:

"When we have but a limited sum to spend we must cut our cloth accordingly. From my observations in many outside districts, I have come to the conclusion that it is better for the people, most of whom own their little places and have their two parcels, to have a full year's work at \$15 a month than a half year's at \$30."

"In the first instance, they have ample to live on and are sure of a steady income. In the latter case, they are very likely to spend their money as they draw it, and half starve the rest of the year."

"I would have no objection to the \$1.50 were the money available. But under the circumstances I do not believe the idea feasible."

President Smith called attention to the fact that, under the wording of the bill, there might be some mix-up as regards contract work. The final vote showed the bill passed by the following ayes and noes:

Ayes—Baker, Brown, Coelho, Harvey, McCarthy, Moore, Quinn, Robinson, Woods. Noes—Chillingworth, Fairchild, Kalama, Knudsen, Makekau the President.

The bill, providing for the appropriation of \$5000 for the relief of John A. Cummins, passed third reading, after the item providing for interest had been stricken out. There was but opposing vote, that of Knudsen. Fairchild was excused from voting, he stating that Cummins is a relative of his wife and that he therefore did not think it would be right for him to vote in the matter.

Senate Bill No. 79, providing for appeals by the Territory in certain criminal cases, was tabled. Though the lawyers in the Senate were strongly in support of the measure, it did not strike the popular fancy.

Senator McCarthy opposed the bill strongly, and he received support not only from the Democratic minority, but from the Republican wing as well. Coelho introduced a resolution calling for the incorporation in the appropriation bill of \$5000 for the case of the blind poor. He explained that his action was prompted by a letter which he had received from a blind woman and that he believed that some action should be taken.

She suggested that an arrangement might be made with Luna's Home, whereby such persons would be cared for. His resolution was referred back to him as chairman of the health committee.

Makekau introduced two bills, one amending the county law and the other an addition to the Appropriation Bill. Both went to the Printing Committee.

House Bill No. 13, relating to foreign corporations doing business in the Territory, passed third reading.

Routine. The following bills were referred to committees:

House Bill No. 84, relating to counties, Ways and Means Committee; House Bill No. 154, eminent domain, Judiciary Committee; House Bill No. 155, and House Bill 156, powers of deputy sheriffs, Judiciary Committee; House Bill 160, crime of burglary, Judiciary Committee; House Bill 165, leprosy bill, Health Committee.

House Bill No. 177, relating to pounds, was tabled on the recommendation of the Public Lands Committee.

Action on House Bill No. 29, providing for the building of roads through public lands homesteads, was deferred until next Monday.

Inventories. House Bill No. 54, providing for the taking of inventories of government property, passed second reading in a slightly amended form. The bill as it came up from the House, made the Chief Justice responsible for the turning in of the list of property in the Judiciary Department. This was amended so as to place the responsibility on the shoulders of the chief clerk of the Judiciary Department.

The Public Lands Committee recom-



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mended that Senate Bill No. 66, providing for the construction of roads and so forth, be not passed in that it would conflict with the authority of the Superintendent of Public Works. The report was adopted, but later, on motion of Senator McCarthy, the action was reconsidered and the report was laid on the table to be considered with the bill.

POLICE COURT JOTTINGS

Detective Pierce is not, as reported in the morning paper, fired from the force. He will be on the staff till the 15th inst, anyhow, and what will happen afterward is not known.

Late Chief Kalakela is now holding down a clerical position in Leal's office. Jack is well suited for the work, as he is accustomed to handling the records, etc. The new chief is rapidly getting down to work, and was a very busy man this morning. The staff seems to be settling down to the new order of things in good style.

Nine Japanese, the first bag of Chief of Detectives Leal, were up before Judge Andrade this morning and were each fined seven dollars.

Willie and Brady celebrated the arrival of the Japanese war ships with great eclat; in fact Brady had such a hold-over this morning that he could not be awakened in time to face Judge Andrade. Willie had to dig up four plunks, and Brady is slated to appear tomorrow.

Martha, a lady, also hit up the booze with enthusiasm, and looked downcast this morning when a four dollar fine was recorded against her. Koda, an aged Japanese, was up under the vag act, and was sent for a six months visit to Henry's hotel.

A Porto Rican is under arrest at the Police Station, on a serious charge in connection with a girl of tender age. It is a most revolting case and the details are too strong for publication.

WAITE FACES INDICTMENTS.—Carson, Nev., March 22.—The Federal Grand Jury this afternoon returned three indictments against George C. Waite. He was arraigned some months ago on the charge of stealing bullion from Wells-Fargo Company while acting as agent in this city.

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